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FACSIMILE TRANSMISSION

DATE: May 14, 2002

TO: Raymond Addie

Patent Examiner Group 3600

Commissioner of Patents Washington, D.C. 20231

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GROUP 3600

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FROM: James M. Bagarazzi, Esquire

RE: Application of: BRADLEY

Title: APPARATUS AND METHOD

FOR DEPLOYING GEOTEXTILE TUBES

Serial No.: 09/612,810 Filing Date: July 10, 2000

Transmitted By: Denise R. Ginn

Assistant to James M. Bagarazzi

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

I hereby certify that this paper is being transmitted herewith via facs mile to number 703-305-3597 addressed to Raymond Addie, Patent Examiner, Group 3600 Commissioner of Patents, Washington, D.C. 20231, on:

(Date)

Denise R. Ginn

(Typed or printed name of person faxing paper)

GROUP 3600

(Signature of person faxing paper)

In re Application of: Bradley

Group Art Unit 3673

Serial No.: 09/612,810

Examiner R. Addie

Filed: July 10, 2000

Title: APPARATUS AND METHOD FOR DEPLOYING GEOTEXTILE TUBES

REQUEST FOR WITHDRAWAL OF FINALITY OF EXAMINER'S ACTION

In the Office Action mailed on September 18, 2001, claim 16 was rejected under 35 U.S.C. § 112, 2d paragraph as indefinite. Responsive to this rejection, Applicant amended claim 16 to remove the language deemed by the Examiner to render claim 16 indefinite and present said language in better form in accordance with page 3 of the Action.

Paragraph 6 of the Action also rejected claim 16 under 35 U.S.C. § 102(b) as anticipated by <u>Dooleage</u> (U.S.P. 5,125,767). Amendment A responsive to the Action did not amend claim 16 substantively to overcome the rejection under Section 102

based on Dooleage. Yet the final Action rejects claim 16 under 35 U.S.C. § 103(a) as unpatentable over Holmberg (U.S.P. 5,158,395) in view of Dooleage. This newly asserted combination could not have been occasioned or required by applicant's Amendment A. Accordingly, applicant's Amendment could not hav necessitated this new ground of rejection as stated in the conclusion on page 23 of the final Action. Applicant therefore respectfully submits that the finality of the Action should be withdrawn. Applicant respectfully requests withdrawal of the finality of the Action and resetting of the time for response upon reissuing the Action without finality.

> Respectfully submitted, DORITY & MANNING, P.A.

DATE: May 14, 2007

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